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PATENT /	APPLICATION		First Named Inventor or Application Identifier						
	្តី TRANSMITTAL Martin Birk								
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See MPEP cha	apter 600 concerning utility patent ap	plication contents.	****	Box Pate Washingt	nt Application, D.C. 20	on 231	3,2 ™ 03/2		
Fee Transmittal Form (submit an original, and a duplicate for fee processing) Specification [Total Pages 13] (preferred arrangement set forth below) Descriptive title of invention Cross References to Related Applications Statement Regarding Fed sponsored R&D Reference to Microfiche Appendix Background of the Invention Brief Summary of the Invention Brief Description of the Drawings(if filed) Detailed Description Claim(s) Abstract of the Disclosure Drawing(s)(35 USC 113) [Total Sheets 7] 4. Oath or Declaration [Total Pages 2] a. Newly executed (original or copy) b. Copy from a prior application(37 CFR 1.63(d)) (for continuation/divisional with Box 17 completed) [Note Box 5 below] More Box 5 below] Incorporation by reference(useable if Box 4b is checked) The entire disclosure of the prior application, from which a copy of the oath or declaration is supplied under Box 4b, is considered as being part of the disclosure of the accompanying application and is hereby incorporated by reference herein.			Microfiche Computer Program (Appendix) 7.						
11	☐ Divisional ☐ Continuati			20					
18. CORRESPONDENCE ADDRESS Customer Number or Bar Code Label (Insert Customer No. or Attach bar code label here) or Correspondence address below					ee address below				
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	Cedric G. DeLaCruz				Reg. #	3649	8		
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		effective October 1, 1997 supported by a small entity Statement,		or Mart	in Bir	rk	
		t be paid. See Forms PTO/SB/09-12	Examiner Name	Jr Hare.	111 11.	TV	
TOTAL AMOU	UNT 67		Group/Art Unit				
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	yment Enclos		e Notice of Allowance	112	920*	Requesting publication of SIR prior t	·
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104	710	Utility Filing Fee \$	710.00	119	310	Notice of Appeal	
106	320	Design Filing Fee		120	310	Filing a brief in support of an appeal	-
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108	710	Plant Filing Fee		138	1510	Petition to institute a public use	
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2. CLAIMS		New Filing	Amendment	143	440	Design issue fee	
		Extra Fee from Claims below	Fee Paid	144	580	Plant issue fee	
Fall 20	- 20=	x 18 =	\$0.00	122	130	Petitions to the Commissioner	
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103	18	Claims in excess of 20		146	710	Filing a submission after final rejection(37 CFR 1.129(a))	
102	80	Independent Claims in excess	of 3	149	710	For each additional invention to be examined (37 CFR 1.129(b))	
104	270	Multiple Dependent Claims		Other fee (spe	ecify)	examined (57 GFR 1.129(B))	
104	210	Multiple Dependent Claims		Other fee (spe	ecify)		
109	80	Reissue independent claims ov	ver original patent				
110	18	Reissue claims in excess of 20	and over original patent				
		SUBTOTAL (2) \$0	0.00	 Reduced Filing Fee 		SUBTOTAL(3)	
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Typed or Printed Name	Cec	dric G. DeLaCruz) m			Reg. Number	36498
Signature		249 DIM	Date	03/20	/200	,	
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SEND TO: Commissioner for Patents, Box: Patent Application, Washington, D.C. 20231

REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)	First Named Inventor		Martin Birk	
	Title	Nonlinear Transmission Line Integrated Circuit		
	Atty Docket Number		1999-0540A	

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

March 20, 2001

Date

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Signature

Cedric G. DeLaCruz, Attorney Reg. No. 36498

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing.**

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).